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7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11			
12	UNITED STATES OF AMERICA,	Case No. CR-09-00110-SI (MJ)	
13	Plaintiff,	DEFENDANT HSUAN BIN CHEN'S UNOPPOSED APPLICATION AND	
14	V.	[PROPOSED] ORDER FOR TEMPORARY INTERNATIONAL TRAVEL OUTSIDE THE	
15	HSUAN BIN CHEN, et al.,	NORTHERN DISTRICT OF CALIFORNIA	
16	Defendant.		
17			
18			
19	Defendant Hsuan Bin Chen hereby requests that this Court permit him to travel outside		
20	the Northern District of California, to Hsinchu County, Taiwan. This request is based on the		
21	following:		
22	1. On December 20, 2013, Mr. Chen will file with the Court a \$1,000,000 letter of		
23	credit to secure his release bond.		
24	2. Mr. Chen wishes to visit family in Taiwan, including his gravely ill father, during		
25	the upcoming holidays, including the Chinese New Year.		
26	3. Mr. Chen will travel by air to Taipei, Taiwan on December 23, 2013, and will		
27	return to the Northern District of California no later than February 19, 2014. If directed by the		
28	Court or otherwise required by case developments before February 19, 2014, Mr. Chen will		
		DEFENDANT HB CHEN'S UNOPPOSED	

1	return immediately. While in Taiwan, he will stay with his wife in the family home, located a	
2	38-1, 4th Lin, Nanpu Tsuen, Beipu Hsian, Hsinchu County, Taiwan.	
3	4. Mr. Chen will continue to observe all other terms of his release while in Taiwan	
4	Through counsel, he will provide the government and his Pretrial Services Officer with his	
5	detailed itinerary.	
6	5. In order to facilitate his travel by air consistent with TSA regulations, Mr. Che	
7	requests that this Court allow him to temporarily have possession of his passport. He will use th	
8	passport to travel to Taiwan and return to the Northern District of California only. Mr. Chen wil	
9	return his passport to the custody of Pretrial Services immediately upon his return, no later that	
10	February 7, 2013 (subject only to Pretrial Services' business hours).	
11	6. Counsel for Mr. Chen has communicated with Pretrial Services Officer Allen Lev	
12	concerning this request and Mr. Chen's itinerary. Mr. Lew stated that Pretrial Services does no	
13	oppose this request.	
14	7. Counsel for Mr. Chen also communicated with Department of Justice attorne	
15	Peter Huston by telephone and email concerning this request. Mr. Huston stated that the	
16	government will not oppose this request.	
17	Accordingly, Mr. Chen respectfully requests that the terms of his release bond b	
18	modified temporarily to permit the requested travel.	
19		
20	Dated: December 20, 2013 COOLEY LLP MICHAEL A. ATTANASIO	
21	JON F. CIESLAK	
22		
23	s/ Jon F. Cieslak	
24	JON F. CIESLAK Attorneys for Defendant HSUAN BIN CHEN	
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1 **ORDER** 2 Based on the foregoing, and good cause appearing, IT IS HEREBY ORDERED that 3 Defendant Hsuan Bin Chen's conditions of release are hereby modified temporarily to permit him 4 to travel outside of the Northern District of California consistent with the terms and conditions set 5 forth above, including the posting of a \$1,000,000 letter of credit to secure his release bond. Mr. 6 Chen may take possession of his passport to permit him to travel as set forth above. Mr. Chen 7 shall immediately return his passport to Pretrial Services when the above-described travel is 8 complete (subject only to Pretrial Services' business hours). 9 IT IS SO ORDERED. 10 December <u>20</u>, 2013 Dated: 11 12 13 THE HONORABLE SUSAN ILLSTON United States District Judge 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

COOLEY LLP ATTORNEYS AT LAW SAN DIEGO